TAFFY

BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKET NO. 91-139-W/S - ORDER NO. 91-188 / MARCH 4, 1991

IN RE: Petition of Long Cove Club Utilities, Inc.) ORDER requesting approval of an extension of its) APPROVING service area to include a 0.807 acre lot) EXTENSION OF adjacent to its service area.) SERVICE AREA

By application filed February 15, 1991 with the Public Service Commission of South Carolina (the Commission), Long Cove Club Utilities. Inc. (the Company) seeks approval of an extension of its service area to provide water and sewer service to a 0.807 acre lot adjacent to Long Cove Club Utilities', Inc. service area. The application was filed pursuant to <u>S. C. Code Ann.</u>, Sec. 58-5-240 (1976), as amended, and R. 103-821 of the Commission's Rules of Practice and Procedure.

The Company is a corporation organized under the laws of the State of South Carolina with powers to engage in the business of, inter alia, acquiring, building and/or operating water and/or wastewater utility systems, and is subject to the jurisdiction of the Commission pursuant to S. C. Code Ann., Sec. 58-5-10 et. seq. (1976). The Company was previously granted certificated service areas, and rates and charges for water and sewer services have been heretofore approved by this Commission.

The Company, in its petition, asserts that it will furnish adequate service for the additional service area. The Company's Petition was accompanied by service area maps reflecting the proposed extension to its previously certificated area. A request was made for a waiver of the required public hearing.

Upon thorough review of the matters contained in the Petition, and all matters relative thereto, the Commission is of the opinion, and so finds, that the relief requested therein by the Company should be granted. The Commission finds that the water and sewer service to be made available to the 0.807 acre lot should not impair the ability of the Company to continue to provide service in its existing service area in a manner consistent with the Rules and Regulations of this Commission and applicable laws of this State. The Commission further finds that the proposed extension does not interfere with the service of any other jurisdictional utility, and that the rates and charges previously approved for the Company are just and reasonable and, as such, should be approved for the extended service area.

IT IS THEREFORE ORDERED:

1. That the Petition of Long Cove Club Utilities, Inc. to extend its previously authorized service area, be and hereby is, approved.

- 2. That the service area previously authorized for Long Cove Club Utilities, Inc. be and hereby is, extended to include the 0.807 acre lot adjacent to its service area as reflected in the service area maps submitted with the Petition.
- 3. That the schedule of rates and charges previously approved for the Company in Docket No. 85-228-W/S Order No. 86-275 issued March 11, 1986, be, and hereby is, approved for the area approved herein effective for service rendered on or after the date of this Order.
- 4. That this Order shall remain in full force and effect until further Order of the Commission.

BY ORDER OF THE COMMISSION:

Markoue mos-Fragier CHATRMAN

ATTEST:

Marly Aseluta Executive Director

(SEAL)